

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF WISCONSIN

UNITED STATES OF AMERICA
Plaintiff,

v.

Case No. 09-CR-118

PAUL ZALESKI et al.
Defendants.

ORDER

I previously afforded the defendants time to object to the restitution figures proposed by the government. Only defendant Pembroke objected. I indicated that I would issue amended judgments as to the other defendants and directed the government to provide the agreed figures. Those figures having been submitted and no other objections received,

IT IS ORDERED that amended judgments issue as to defendants Zaleski, Hochrek, and Farrell setting restitution in the amounts and to the victims indicated in Docket #211 – \$2,115,974.81 total as to Zaleski; \$1,581,706.87 total as to Hochrek; and \$383,769.01 total as to Farrell – due joint and several as indicated in Docket #211. Defendants Hochrek and Farrell shall make payments pursuant to the schedules listed in their original judgments. Defendant Zaleski shall pay restitution at a rate of not less than \$100/month commencing 60 days after release from prison. Interest is waived pursuant to 18 U.S.C. § 3612(f)(3) as to all defendants based on consideration of their ability to pay.

I will await the Supreme Court's decision in Robers v. United States, No. 12-9012, which is set for argument next month, before issuing a final restitution order as to defendant Pembroke, as Robers may provide guidance on some of the offset issues Pembroke raises in

his objections.

Dated at Milwaukee, Wisconsin, this 13th day of January, 2014.

/s Lynn Adelman

LYNN ADELMAN
District Judge